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### UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/932,347	08/17/2001	Daniel M. Ritt	50000-0039	4209
7:	590 09/09/2004		EXAM	INER
Matthew J. Ru	ISSO		JOHNS, AM	DREW W
Rader, Fishmar	& Grauer PLLC			
Suite 140			ART UNIT	PAPER NUMBER
383 Inverness I	Orive South		2621	
Englewood, Co	O 80112		DATE MAILED: 09/09/200	4

Please find below and/or attached an Office communication concerning this application or proceeding.

RECEIVED SEP 2 2 2004 Technology Center 2600

-		Application No.	Applicant(s)					
	Office Action Summers	09/932,347	RITT					
•	Office Action Summary	Examiner	Art Unit					
		Andrew W. Johns	2621					
The Period for Re	e MAILING DATE of this communication app ply	ears on the cover sheet with the c	orrespondence address –					
THE MAIL  - Extensions after SIX (6  - If the period  - If NO period  - Failure to re  Any reply re	ENED STATUTORY PERIOD FOR REPLY ING DATE OF THIS COMMUNICATION. of time may be available under the provisions of 37 CFR 1.13 MONTHS from the mailing date of this communication. If or reply specified above is less than thirty (30) days, a reply that or reply is specified above, the maximum statutory period with the set or extended period for reply will, by statute, decived by the Office later than three months after the mailing and term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).					
Status								
1)☐ Res	ponsive to communication(s) filed on	<u></u> .						
2a)∏ This	action is <b>FINAL</b> . 2b) This	action is non-final.						
3)∏ Sind	e this application is in condition for allowar	nce except for formal matters, pro	secution as to the merits is					
clos	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition o	f Claims							
4)⊠ Clai	m(s) <u>1-18</u> is/are pending in the application.							
	Of the above claim(s) is/are withdray							
	m(s) is/are allowed.							
	m(s) <u>1-18</u> is/are rejected.							
7)∐ Clai	m(s) is/are objected to.							
8)☐ Clai	m(s) are subject to restriction and/or	r election requirement.						
Application F	Papers							
_	specification is objected to by the Examine	r *4.						
· <u></u>	drawing(s) filed on <u>17 August 2001</u> is/are:		to by the Examiner					
	icant may not request that any objection to the	· · · · · · · · · · · · · · · · · · ·	·					
	acement drawing sheet(s) including the correct		, ,					
_	oath or declaration is objected to by the Ex		· · · · · · · · · · · · · · · · · · ·					
Priority unde	r 35 U.S.C. § 119							
12) Ackr	owledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	)-(d) or (f).					
	l b) ☐ Some * c) ☐ None of:		, , , ,					
1.	Certified copies of the priority documents	s have been received.						
2.	Certified copies of the priority documents	s have been received in Applicati	on No					
3.	Copies of the certified copies of the prior	ity documents have been receive	ed in this National Stage					
	application from the International Bureau	ı (PCT Rule 17.2(a)).						
* See tl	ne attached detailed Office action for a list	of the certified copies not receive	ed.					
Attachment(s)	oforman City I (DTC 200)	CT	10T0					
	eferences Cited (PTO-892) raftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da						
3) X Information	Disclosure Statement(s) (PTO-1449 or PTO/SB/08) )/Mail Date 4/15/02.	5) D Notice of Informal F	Patent Application (PTO-152)					
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#### **DETAILED ACTION**

#### Drawings

1. Figure 1 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See M.P.E.P. § 608.02(g). In addition, the characters in Figure 1 are not uniform, clear, and well-formed. See 37. C.F.R. § 1.84(l). Corrected drawings in compliance with 37 C.F.R. § 1.121(d) are required in reply to the Office action to avoid abandonment of the application. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 C.F.R. § 1.121(d)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

#### Claim Rejections - 35 U.S.C. § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 3. Claims 1-6, 8-10, 14-15 and 17-18 are rejected under 35 U.S.C. § 102(a) as being anticipated by Yorke et al. (Article entitled "Respiratory Gating of Sliding Window IMRT" from the *Proc. of the 22<sup>nd</sup> Ann. EMBS Int. Conf.*).

With respect to claim 1, Yorke et al. teaches a method of performing quality assurance on an interrupted treatment of radiation therapy (Abstract, lines 2-7; page 2119, first two lines), including measuring a first delivered dose distribution during an uninterrupted treatment (page 2119, third paragraph, lines 2-3; exposure made for normal (i.e., uninterrupted) delivery);

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measuring a second delivered dose distribution during an interrupted treatment (page 2119, third paragraph, lines 2-3; separate exposure made for gated (i.e., interrupted) delivery); obtaining first and second images that represent the first and second delivered dose distributions, respectively (page 2119, fourth paragraph, lines 1-2); registering the first and second images so that they substantially map into the same space (page 2119, fourth paragraph, lines 2-3; images aligned and overlayed); and comparing the first and second images to determine any differences between the first and second images (page 2119; fourth paragraph, lines 4-5; differences calculated and displayed). Yorke et al. also teaches displaying a quality characteristic indicating the differences between the first and second images (page 2119; fourth paragraph, lines 4-5; differences calculated and displayed), as further required by claim 2; measuring the first and second delivered dose distributions by exposing a detection medium to radiation from an uninterrupted treatment and from an interrupted treatment, respectively (separate exposures of Kodak XV film are made for normal (uninterrupted) delivery and gated (interrupted) delivery; page 2119, third paragraph, lines 1-3), as additionally stipulated in claim 3; measuring the first and second delivered dose distributions by exposing the detection medium to a test pattern (i.e., slit fields; page 2119, second paragraph, last two lines), as defined in claim 4; or measuring the first and second delivered dose distributions by exposing the detection medium to a treatment plan of a patient (page 2119, second paragraph, lines 3-5), as set forth in claim 5; and obtaining the first and second images by digitizing the first and second delivered dose distributions, respectively (i.e., the films are scanned to form digital images; page 2119, fourth paragraph, line 1), as required by claim 6. Furthermore, Yorke et al. additionally teaches that comparing the first and second images by subtracting the first image from the second image (i.e., Yorke et al. calculates and displays differences; page 2119, fourth paragraph, last line), as stipulated in claim 8;

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calculating dose area distributions (as shown in Figures 1a and 1b on page 2120; the dose distributions are two-dimensional and thus have an area), as required by claim 9; and subtracting the dose area distributions (page 2119, fourth paragraph, last two lines; the difference is between the distributions), as stipulated by claim 10. Yorke et al. also teaches that the dose area distributions are cumulative (i.e., each exposure represents the cumulative dose for an entire delivery), as additionally required by claims 13 and 14.

With respect to claim 17, Yorke et al. teaches a device for performing quality assurance on an interrupted treatment of radiation therapy (Abstract, lines 2-7; page 2119, first two lines), the device comprising a software routine tangibly embodied on a computer-readable medium and configured to generate a quality characteristic indicating differences between an uninterrupted treatment and an interrupted treatment (page 2119; fourth paragraph, lines 4-5; differences calculated and displayed by *a program*), the software routine generating the quality characteristic from first and second images (page 2119, fourth paragraph, lines 1-2), the first and second images derived, respectively, from measurements of a first delivered dose distribution obtained during an uninterrupted treatment (page 2119, third paragraph, lines 2-3; exposure made for normal (i.e., uninterrupted) delivery) and a second delivered dose distribution obtained during an interrupted treatment (page 2119, third paragraph, lines 2-3; separate exposure made for gated (i.e., interrupted) delivery).

Finally, regarding claim 18, Yorke et al. teaches a system for performing quality assurance on an interrupted treatment of radiation therapy (Abstract, lines 2-7; page 2119, first two lines), the system comprising a computer having a graphical user interface enabling a user to interact with a software routing running on the computer, the software routine configured to generate a quality characteristic indicating differences between an uninterrupted treatment and an

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interrupted treatment (page 2119; fourth paragraph, lines 4-5; differences calculated and displayed by *a program*, which inherently runs on a computer which conventionally includes a graphical user interface), the software routine generating the quality characteristic from first and second images (page 2119, fourth paragraph, lines 1-2), the first and second images derived, respectively, from measurements of a first delivered dose distribution obtained during an uninterrupted treatment (page 2119, third paragraph, lines 2-3; exposure made for normal (i.e., uninterrupted) delivery) and a second delivered dose distribution obtained during an interrupted treatment (page 2119, third paragraph, lines 2-3; separate exposure made for gated (i.e., interrupted) delivery).

#### Claim Rejections - 35 U.S.C. § 103

- 4. The following is a quotation of 35 U.S.C. § 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claim 7 is rejected under 35 U.S.C. § 103(a) as being unpatentable over Yorke et al. as applied to claims 1-6, 8-10, 13-14 and 17-18 above, and further in view of Takeo et al. (US 6,563,942 B2).

While Yorke et al. meets a number of the limitations of the claimed invention, as pointed out more fully above, Yorke et al. fails to specifically teach using an AFFINE transform to register the first and second images, as additionally required by claim 7.

However, the use of Affine transforms in general is well-known, and more specifically, Takeo et al. teaches using an affine transform to register or align a plurality of radiation images

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(see the Abstract, for example). Since Takeo et al. teaches that this use of the affine transform provides higher accuracy in positional adjustments based on the images (column 7, lines 35-41), it would have been obvious to one of ordinary skill in the art to use the affine transform to register the images in Yorke et al. to minimize alignment errors in the calculated differences, resulting in more accurate measurement of the quality of the interrupted radiation therapy.

6. Claims 11-12 and 15-16 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Yorke et al. as applied to claims 1-6, 8-10, 13-14 and 17-18 above, and further in view of Robar et al. (US 6,668,073 B1).

While Yorke et al. meets a number of the limitations of the claimed invention, as pointed out more fully above, Yorke et al. fails to specifically teach calculating volume or cumulative volume distributions, as variously required by claims 11-12 and 15-16. The single film exposed during each treatment only provides an area distribution. However, the tumors treated by the radiation therapy are three-dimensional, so a more accurate quality assessment would be obtained if volume distributions were measured.

Robar et al. teaches the use of a plurality of films, simultaneously exposed, that provide a three-dimensional (i.e., volume) dose distribution measurement (Abstract, lines 14-23). Because Robar et al. suggests that such volume dose distribution measurements can improve the quality of treatment (Abstract, lines 25-28), it would have been obvious to one of ordinary skill in the art to use such volume distribution measurements in the Yorke et al. system to provide a more accurate quality assessment.

#### Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew Johns whose telephone number is (703) 305-4788. The examiner in normally available Monday through Friday, at least during the hours of 9:00 am to

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3:00 pm Eastern Time. The examiner may also be contacted by e-mail using the address: andrew.johns@uspto.gov. (Applicant is reminded of the Office policy regarding e-mail communications. See M.P.E.P. § 502.03)

If attempts to reach the examiner are unsuccessful, the examiner's supervisor, Leo Boudreau, can be reached on (703) 305-4706. The fax phone number for this art unit is (703) 872-9306. In order to ensure prompt delivery to the examiner, all unofficial communications should be clearly labeled as "Draft" or "Unofficial."

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center Receptionist whose telephone number is (703) 305-4700.

A. Johns 31 August 2004

ANDREW W. JOHNS PRIMARY EXAMINER

# Notice of References Cited Application/Control No. 09/932,347 Examiner Andrew W. Johns Applicant(s)/Patent Under Reexamination RITT Art Unit Page 1 of 1

#### **U.S. PATENT DOCUMENTS**

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	Α	US-6,563,942 B2	05-2003	Takeo et al.	382/132
	В	US-6,668,073 B1	12-2003	Robar et al.	382/128
	С	US-			
	D	US-			
	E	US-			
	F	US-			
	G	US-			
	Н	US-			
	1	US-			
	J	US-			
	К	US-			
	L	US-			
	М	US-			

#### **FOREIGN PATENT DOCUMENTS**

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#### **NON-PATENT DOCUMENTS**

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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\*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

FO	DAA	PTO-	144

		•	Sheet 1 of 1
FORM PTO-1449	U.S. DEPARTMENT OF COMMERCE PATENT AND TRACEMARK OFFICE	ATTY. DOCKET NO. 50000-0039	SERIAL NO. 09/932,347
In St	formation Disclosure atement by Applicant 1 5 1002	APPLICANT Ritt.	
	\ <b>1</b>	FILING DATE	GROUP
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Exmr Initial	Document Number	Date	Name	Class	Sub Class	Filing Date
AN	5,818,902	10/06/1998	Yu	378	65	
av	5,394,452	02/28/1995	Swerdloff et al.	378	65	
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#### FOREIGN PATENT DOCUMENTS

Exmr Initial	Document Number	Date	Country	Class	Sub Class	Translation YES NO
M	EP0911065A2	4/28/1999	Europen7cf. off.	A61 N	5/10	
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#### **OTHER DOCUMENTS**

(Including Author, Title, Date, Pertinent Pages, Etc.)

AFF	International Search Report of International App. No. PCT/US 01/25869
W	Yorke et al.; "Respiratory Gating of Sliding Window IMRT," Proceedings of the 22nd Annual EMBS International Conference, July 23-28, 2000, pp. 2118-2121.
AN	Ramsey et al.; "A Comparison of Beam Characteristics for Gated and Nongated Clinical X-ray beams," Med Phys., Vol. 26, No. 10, October 1999, pp. 2086-2091.
fW	Dirkx et al., "Testing of the Stability of Intensity Modulated Beams Generated with Dynamic Multileaf Collimation, Applied to the MM50 Racetrack Microtron," Med. Phys., Vol. 27, No. 12, pp. 2701-2707.

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Examiner. Initial if citation considered, whether or not citation is in conformance with APEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.